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DLS/JOC:trl 4630-59094 04/09/02

APR 0 9 2002

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Message: Transmitted herewith for filing in the above-identified application is a Supplemental

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In re application of: Croteau et al.

Application No.: 09/866,570

Filed: May 25, 2001

For: TRANSACYLASES OF THE PACLITAXEL

BIOSYNTHETIC PATHWAY

Examiner: Not yet assigned

Art Unit: 1652 Date: April 9, 2002

#### CERTIFICATE OF FACSIMILE

I hereby certify that this correspondence and any documents referred to as being transmitted herewith are being facsimile transmitted to the Parent and Trademark Office via (703) 746-4060 on April 9, 2002.

4060 on April 9, 2002.

Donald L. Stephens Jr. Automoy for Applicant

FEE CALCULATION FOR CLAIMS AS AMENDED						
For	No. after amendment	No. paid for previously		Extra	Rate	Fee
Total Claims	15	15	=	0	\$18.00	\$ 0.0
Indep.	4	- 4**	=	0	\$84.00	\$ 0.0
TOTAL FEE I	otal Claims 15 15 = 0 \$18.00 \$ 0 otalep. 4 $-4^{**}$ = 0 \$84.00 \$ 0					\$0.0

No additional fee is required.

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Donald L. Stephens Jr.

Registration No. 34,022

April 9, 200

Date

cc: Docketing

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DLS/JOC:u1 04/09/02 PATENT Attorney Reference Number 4630-59094 Application Number 09/866,570

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Croteau et al.

Application No. 09/866,570

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BIOSYNTHETIC PATHWAY

Examiner: Not yet assigned

Date: April 9, 2002

BOX DUPLICATE COMMISSIONER FOR PATENTS WASHINGTON, D.C. 20231 Art Unit: 1652

CERTIFICATE OF FACSIMILE

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Donald L. Stephens Jr. Anomey for Applicant

## SUPPLEMENTAL RESPONSE

In response to the Notice to Comply With Requirements for Patent Applications Containing Nucleotide Sequence and/or Amino Acid Sequence Disclosures, dated March 5, 2002, Applicants submit a copy of the attached Supplemental Response to Notice to File Missing Parts and a copy of a Preliminary Amendment, both filed October 9, 2001.

In this supplemental response, Applicants requested that a prior filed sequence listing from the parent case be transferred to the present case. The last filed computer readable form filed in the parent case (Application No. 09/457,046) was accepted as fulfilling the requirements of 37 C.F.R. § 1.822 and/or § 1.823. Therefore, the same computer readable form as transferred to the present case (Application No. 09/866,570) should also comply with the requirements of these same rules.

If a telephone conference would help expedite any remaining issues regarding the sequence listing, the Examiner is invited to telephone the undersigned Applicant's representative at the number listed below.

Respectfully submitted,

KLAROUIST SPARKMAN, LLP

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DLS/JOC:nt 10/09/01 4630-59094
PATENT

Attorney Reference Number 4630-59094
Application Number 09/866,570

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

APR 0 9 2002

In re Application of: Croteau et al.

Application No. 09/866,570

Filed: May 25, 2001

For: TRANSACYLASES OF THE PACLITAXEL

BIOSYNTHETIC PATHWAY

Examiner: Unassigned

Date: October 9, 2001

Art Unit: Unassigned

## CERTIFICATE OF MAILING

I hereby certify that this paper and the documents referred to as being attached or enclosed herewith are being deposited with the United States Postal Service on October 9, 2001 as Express Mail Label No. EL754019980US in an envelope addressed to: BOX MISSING PARTS, COMMISSIONER FOR PATENTS, WASHINGTON, D.C. 20231.

Donald L. Stephens Jr., E. Attorney for Applicant

### PRELIMINARY AMENDMENT

COMMISSIONER FOR PATENTS Washington, DC 20231

Applicants request that the above-referenced application be amended by incorporating by reference the enclosed paper copy of the Sequence Listing, intended to replace the previously filed paper copy of the Sequence Listing.

The enclosed paper copy of the Sequence Listing is identical to the last-filed computer-readable copy of the Sequence Listing filed in the parent application 09/457,046 (filed on 7 December 1999, which issued as U.S. Pat. No. 6,287,835 on 11 September 2001, and of which the instant application is a divisional). No sequence information has been added to or deleted from the enclosed paper copy. Therefore, this Preliminary Amendment does not affect the scope of the pending claims, and does not introduce any new matter.

Respectfully submitted,

KLARQUIST SPARKMAN CAMPBELL LEIGH & WHINSTON, LLP

Ву

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